UNITED	STA	TES	DISTRICT	COURT
DISTR	ICT	OF	MASSACHUS	ETTS

UNITED STATES OF AMERICA)					red(#E
v.)	CR.	NO.	03-10356-MLW	20 <u>}</u> + □	O Big
FRANCIS WHITE)			· · · · · · · · · · · · · · · · · · ·		garaga da sa

GOVERNMENT'S RESPONSE TO MOTION TO MODIFY TERMS OF PRETRIAL RELEASE

The United States of America, by its attorneys, Michael J. Sullivan, United States Attorney, and Assistant U.S. Attorneys Ernest S. DiNisco and Heidi E. Brieger, hereby files the following response to Defendant White's Motion to Modify Terms of Pretrial Release. After consultation with Pretrial Services Officer Thomas O'Brien, the government states that it has no opposition to the above-entitled motion, provided that the defendant files itineraries with Pretrial Services and complies with those itineraries.

Respectfully submitted,

MICHAEL J. SULVIVAN 1 United States Attorne

By:

ERNEST'S. DINISCO HEIDI E. BRIEGER

Assistant U.S. Attorneys

CERTIFICATE OF SERVICE

This is to certify that I have this day served upon counsel of record a copy of the foregoing document by depositing in the United States mail a copy of same in an envelope bearing sufficient postage for delivery.

January 7, 2005

FRNEST S. DÍNISCO HEIDI E. BRIEGER

THE TOT E. DRIEGER

ASSISTANT U.S. ATTORNEYS